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CAESAR, RIVISE, BERNSTEIN
COHEN & POKOTILOW, LTD.

In re Application of
Sheridan, Timothy B.
Application No. 09/783,811
Filed: February 15, 2001
Attorney Docket No. S2039/20001

ON PETITION

This is a decision on the petitions under 37 C.F.R. § 1.137(b), filed June 29, 2007 and July 26, 2007, to revive the above-identified application.

The petition is **DISMISSED**.

Any request for reconsideration must be submitted within TWO (2) MONTHS from the mail date of this decision. No further petition fee is required for the request. Extensions of time under 37 CFR 1.136(a) are permitted. The reconsideration request should include a cover letter entitled "Renewed Petition under 37 CFR 1.137(b)." This is **not** a final agency action within the meaning of 5 U.S.C. § 704.

A grantable petition under 37 CFR 1.137(b) must be accompanied by:

- (1) the required reply, *Harjw.*
- (2) the petition fee, *paid*
- (3) a statement that the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition pursuant to 37 CFR 1.137(b) was unintentional, and
- (4) a terminal disclaimer and fee if the application was filed on or before June 8, 1995 or if the application is a design application.

Where there is a question as to whether either the abandonment or the delay in filing a petition, under 37 CFR 1.137 was unintentional, the Commissioner may require additional information.²

The instant petition continues to lack item (3) as discussed in the petition decision mailed July 15, 2005. Additionally, it is further unclear why a renewed petition was not filed until June 29, 2007, almost two full years after the first petition decision was rendered.

¹ In a nonprovisional application abandoned for failure to prosecute, the required reply may be met by the filing of a continuing application. In an application or patent, abandoned or lapsed for failure to pay the issue fee or any portion thereof, the required reply must be the payment of the issue fee or any outstanding balance thereof.

² See MPEP 711.03(c)(III)(C) and (D).

I am the inventor of the "Vbie" a smokeless
Cigarette Technology. sp. no. 09/783,811 Feb, 15 2001

I have been Severely Distressed, Stalked, Hacked, Poisoned
and Sleep Deprived. I have Been Terrorized.

I unintentionally missed the issue fee and I believe
my Attorneys have delayed this Patent or that
the Patent office has dragged its feet.

I am the inventor. The Patent was granted and
I was terrorized and delayed.

The Delay was unintentional.

People are trying to prevent me from obtaining a patent
on my invention in order to steal my rights

& I was instructed to file the "unintentional
Delay Form", I have filed it.

Please issue the Patent on my invention

IT IS 90% safer than 'smoking'.

IT IS my BUSINESS.

Pro Se

I do not need a lawyer
to obtain this Protection
IT IS the Responsibility

Timothy Sheridan Aug/22/07
215.242.8340

of the Patent office to protect me. P.S. I Paid the Petition Fee!